1/20	Y7 .	1 1 C	1
MCALLEN DIVISION United States District Court Southern District Of Texas FileD V. Francisco Rodriguez-Ventura AKA: Francisco Ventura AKA: Gabriel Castaneda Martinez IAE YOB: 1965 Mexico Mexic	Unit	ted States District Court	
UNITED STATES OF AMERICA V. Francisco Rodriguez-Ventura AKA: Francisco Ventura AKA: Francisco Ventura AKA: Gabriel Castaneda Martinez Mexico Me	SOUTHERN	DISTRICT OF	TEXAS
UNITED STATES OF AMERICA V. JUN 2 5 2020 CRIMINAL COMPLAINT Francisco Rodriguez-Ventura AKA: Francisco Ventura AKA: Francisco Ventura AKA: Francisco Potentura AKA: Gabriel Castaneda Martinez IAE YOB: 1965 Mexico Mexico The undersigned complainant being duly sworn state the following is true and correct to the best of my Inowledge and belief. On or about June 25, 2029 In Hidalgo County, in The Southern District of Texas Prack Statutory Language of Offense) Prack Statutory Language of Offense) Prack Statutory Language of Offense) Principle and there an alien who had previously been deported from the United States to Mexico in pursuance of law, and there are found in the southern District of Texas, the Attorney General of the United States and/or the Secret of Homeland Security, not therefore having consented to a reapplication by the defendant for admission into the United States; In violation of Title B United States Code, Section(s) 1326 Ferencisco Rodriguez-Ventura was encountered by Border Patrol Agents near Mission, Texas on June 25, 2020. The investigating gent established that the defendant was an undocumented alien and requested record checks. The defendant claims to have illegentered the United States on June 24, 2020, near Hidalgo, Texas. Record checks revealed the defendant was formally Deported/Excluded from the United States without permission from the U.S. Attempedant was instructed not to return to the United States without permission from the U.S. after previous deportation as instructed not to return to the United States without permission from the U.S. after previous deportation as instructed not to return to the United States without permission from the U.S. after previous deportation as instructed not to return to the United States without permission from the U.S. after previous deportation as instructed not to return to the United States without permission from the U.S. after previous deportation as instructed to eight (8) months confinement. William A. Dubols Jr.		McALLEN DIVISION	
Francisco Rodriguez-Ventura AKA: Francisco Ventura AKA: Francisco Ventura AKA: Gabriel Castaneda Martinez Mexico		Southern District Of Texa	S
AKA: Francisco Ventura AKA: Francisco Ventura AKA: Francisco Ventura AKA: Gabriel Castaneda Martinez IAE YOB: 1985 Mexico INE Mexico INE Mexico INE Mexico INE Mexico INE Southern District of Texas Frack Statutory Language of Offense Sing then and there an alien who had previously been deported from the United States to Mexico in pursuance of law, and there are found near Mission, Texas, within the Southern District of Texas, the Attorney General of the United States and/or the Secret Flomeland Security, not therefore having consented to a reapplication by the defendant for admission into the United States; Violation of Title B United States Code, Section(s) Including facts: Violation of Title B United States Code, Section(s) Including facts: Trancisco Rodriguez-Ventura was encountered by Border Patrol Agents near Mission, Texas on June 25, 2020. The investigating gent established that the defendant was an undocumented alien and requested record checks. The defendant claims to have illegentered the United States on June 24, 2020, near Hiddigo, Texas. Record checks revealed the defendant is formally reported/Excluded from the United States on May 26, 2020, through Laredo, Texas. Prior to Deportation/Exclusion the defendant as instructed not to return to the United States on May 26, 2020, through Laredo, Texas. Prior to Deportation/Exclusion the defendant as instructed not to return to the United States without permission from the U.S. Attorney General and/or the Secretary of Homecurity, On February 12, 2020, the defendant was convicted of 8 USC 1326, Being found in the U.S. after previous deportation as entenced to eight (8) months confinement. Indicate the United States on Journel Agent and made a part of this complaint: Yes		JUN 2 5 2020	CRIMINAL COMPLAINT
AKA: Francisco Ventura AKA: Gabriel Castaneda Martinez AKA: Gabriel Castaneda Martinez AKA: Gabriel Castaneda Martinez Mexico The math Address of Defendant) The undersigned complainant being duly sworn state the following is true and correct to the best of my owledge and belief. On or about June 25, 2020 in Hidalgo County, in Southern District of Texas Prack Statutory Language of Offense) eing then and there an alien who had previously been deported from the United States to Mexico in pursuance of law, and therea ras found near Mission, Texas, within the Southern District of Texas, the Attorney General of the United States and/or the Secret Homeland Security, not therefore having consented to a reapplication by the defendant for admission into the United States; violation of Title Bunited States Code, Section(s) Jaze (Felony) Further state that I am a(n) Border Patrol Agent Individual Agent Ind	Francisco Rodriguez-	ventura	Case Number: M-20, 1111 MA
Mexico the undersigned complainant being duly sworn state the following is true and correct to the best of my owledge and belief. On or about June 25, 2029 in Hidalgo County, in Southern District of Texas. rack Statutory Language of Offense) eing then and there an alien who had previously been deported from the United States to Mexico in pursuance of law, and there as found near Mission, Texas, within the Southern District of Texas, the Attorney General of the United States and/or the Secret f Homeland Security, not theretofore having consented to a reapplication by the defendant for admission into the United States; violation of Title B	•	Z	Case Number. 191-20- 1 6 1 6-10-
Southern District of Texas Total Texas District of District of Texas Total T	Mexico	OB: 1965	
Southern District of Texas. Prack Statutory Language of Offense) eing then and there an alien who had previously been deported from the United States to Mexico in pursuance of law, and there are found near Mission, Texas, within the Southern District of Texas, the Attorney General of the United States and/or the Secret of Homeland Security, not theretofore having consented to a reapplication by the defendant for admission into the United States; violation of Title 8 United States Code, Section(s) 1326 (Felony) further state that I am a(n) Border Patrol Agent and that this complaint is based on the Illowing facts: rancisco Rodriguez-Ventura was encountered by Border Patrol Agents near Mission, Texas on June 25, 2020. The investigating gent established that the defendant was an undocumented alien and requested record checks. The defendant claims to have illegentered the United States on June 24, 2020, near Hidalgo, Texas. Record checks revealed the defendant was formally beported/Excluded from the United States on May 26, 2020, through Laredo, Texas. Prior to Deportation/Exclusion the defendant as instructed not to return to the United States without permission from the U.S. Attorney General and/or the Secretary of Homelecurity. On February 12, 2020, the defendant was convicted of 8 USC 1326, Being found in the U.S. after previous deportation are entenced to eight (8) months confinement. Yes X No No No No No No No	the undersigned complainant being	g duly sworn state the following is true and corre	ect to the best of my
Prack Statutory Language of Offense) Peing then and there an alien who had previously been deported from the United States to Mexico in pursuance of law, and there was found near Mission, Texas, within the Southern District of Texas, the Attorney General of the United States and/or the Secret of Homeland Security, not theretofore having consented to a reapplication by the defendant for admission into the United States; Violation of Title 8	owledge and belief. On or about	June 25, 2020	in <u>Hidalgo</u> County, in
eing then and there an alien who had previously been deported from the United States to Mexico in pursuance of law, and there are found near Mission, Texas, within the Southern District of Texas, the Attorney General of the United States and/or the Secret of Homeland Security, not theretofore having consented to a reapplication by the defendant for admission into the United States; violation of Title 8	Southern	District ofTexas	
ras found near Mission, Texas, within the Southern District of Texas, the Attorney General of the United States and/or the Secret I Homeland Security, not theretofore having consented to a reapplication by the defendant for admission into the United States; violation of Title 8	rack Statutory Language of Offense		
rancisco Rodriguez-Ventura was encountered by Border Patrol Agents near Mission, Texas on June 25, 2020. The investigating gent established that the defendant was an undocumented alien and requested record checks. The defendant claims to have illeg need the United States on June 24, 2020, near Hidalgo, Texas. Record checks revealed the defendant was formally Deported/Excluded from the United States on May 26, 2020, through Laredo, Texas. Prior to Deportation/Exclusion the defendant was instructed not to return to the United States without permission from the U.S. Attorney General and/or the Secretary of Homework to Permission from the U.S. after previous deportation are netenced to eight (8) months confinement. Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint: Ontinued on the attached sheet and made a part of this complaint. Ontinued on the attached sheet and made a part of this complaint. Ontinued on the attached sheet and made a part of this complaint. Ontinued on the attached sheet and made a part of this complaint. Ontinued on the attached sheet and made a part of t	i Homeiand Security, not thereto	fore having consented to a reapplication by t	
omplaint authorized by AUSA Michael Mitchell Submitted by reliable electronic means, sworn to and attested elephonically per Fed. R. Cr. P. 4.1, and probable cause found on: Signature of Complainant une 25, 2020 William A. Dubois Jr. Border Patrol	violation of Title further state that I am a(n) Bor	8 United States Code, Section(s)	the defendant for admission into the United States; 1326 (Felony)
ubmitted by reliable electronic means, sworn to and attested elephonically per Fed. R. Cr. P. 4.1, and probable cause found on: Signature of Complainant Une 25, 2020 William A. Dubois Jr. Border Patrol	violation of Title further state that I am a(n) Bor illowing facts: Francisco Rodriguez-Ventura was gent established that the defenda ntered the United States on June Deported/Excluded from the Unite was instructed not to return to the	United States Code, Section(s) der Patrol Agent and that this complaint sencountered by Border Patrol Agents near ant was an undocumented alien and requested 24, 2020, near Hidalgo, Texas. Record check ed States on May 26, 2020, through Laredo, be United States without permission from the leader of the defendant was convicted of 8 USC 1326, B	the defendant for admission into the United States; 1326 (Felony) is based on the Mission, Texas on June 25, 2020. The investigating directord checks. The defendant claims to have illegally ks revealed the defendant was formally Texas. Prior to Deportation/Exclusion the defendant U.S. Attorney General and/or the Secretary of Homelands.
elephonically per Fed. R. Cr. P. 4.1, and probable cause found on: Signature of Complainant Une 25, 2020 William A. Dubois Jr. Border Patrol A	violation of Title further state that I am a(n) Bor llowing facts: Trancisco Rodriguez-Ventura was gent established that the defenda ntered the United States on June Deported/Excluded from the Unite vas instructed not to return to the lecurity. On February 12, 2020, the entenced to eight (8) months conf	United States Code, Section(s) der Patrol Agent and that this complaint sencountered by Border Patrol Agents near and the was an undocumented alien and requested 24, 2020, near Hidalgo, Texas. Record checked States on May 26, 2020, through Laredo, as United States without permission from the left defendant was convicted of 8 USC 1326, Blinement.	1326 (Felony) is based on the Mission, Texas on June 25, 2020. The investigating direcord checks. The defendant claims to have illegally ks revealed the defendant was formally Texas. Prior to Deportation/Exclusion the defendant U.S. Attorney General and/or the Secretary of Homelaideing found in the U.S. after previous deportation and
signature of Complainant une 25, 2020 William A. Dubois Jr. Border Patrol	violation of Title further state that 1 am a(n) Bor flowing facts: francisco Rodriguez-Ventura was gent established that the defenda ntered the United States on June peported/Excluded from the Unite vas instructed not to return to the ecurity. On February 12, 2020, the entenced to eight (8) months conf	United States Code, Section(s) der Patrol Agent and that this complaint sencountered by Border Patrol Agents near ant was an undocumented alien and requested 24, 2020, near Hidalgo, Texas. Record check ed States on May 26, 2020, through Laredo, e United States without permission from the le the defendant was convicted of 8 USC 1326, B finement. made a part of this complaint:	1326 (Felony) is based on the Mission, Texas on June 25, 2020. The investigating direcord checks. The defendant claims to have illegally ks revealed the defendant was formally Texas. Prior to Deportation/Exclusion the defendant U.S. Attorney General and/or the Secretary of Homelaideing found in the U.S. after previous deportation and
William A. Dubus St. Estuel Pation	violation of Title further state that 1 am a(n) Bor llowing facts: rancisco Rodriguez-Ventura was gent established that the defenda ntered the United States on June beported/Excluded from the Unite vas instructed not to return to the ecurity. On February 12, 2020, the entenced to eight (8) months confinenced to eight (8) months confinenced on the attached sheet and a complaint authorized by AUSA Michaelmented by reliable electronic me	United States Code, Section(s) der Patrol Agent and that this complaint sencountered by Border Patrol Agents near and was an undocumented alien and requested 24, 2020, near Hidalgo, Texas. Record checked States on May 26, 2020, through Laredo, a United States without permission from the left defendant was convicted of 8 USC 1326, Brinement. made a part of this complaint: thael Mitchell cans, sworn to and attested	1326 (Felony) is based on the Mission, Texas on June 25, 2020. The investigating direcord checks. The defendant claims to have illegally ks revealed the defendant was formally Texas. Prior to Deportation/Exclusion the defendant U.S. Attorney General and/or the Secretary of Homela leing found in the U.S. after previous deportation and
South Hankon II S. Bill-adiatement Judge	violation of Title further state that I am a(n) Bor llowing facts: Francisco Rodriguez-Ventura was gent established that the defenda ntered the United States on June Deported/Excluded from the Unite vas instructed not to return to the fecurity. On February 12, 2020, ti entenced to eight (8) months conf ontinued on the attached sheet and a complaint authorized by AUSA Mich fubmitted by reliable electronic me elephonically per Fed. R. Cr. P. 4.1	United States Code, Section(s) der Patrol Agent and that this complaint sencountered by Border Patrol Agents near ant was an undocumented alien and requested 24, 2020, near Hidalgo, Texas. Record check ed States on May 26, 2020, through Laredo, a c United States without permission from the to the defendant was convicted of 8 USC 1326, B finement. made a part of this complaint: thael Mitchell cans, sworn to and attested l, and probable cause found on:	the defendant for admission into the United States; 1326 (Felony) is based on the Mission, Texas on June 25, 2020. The investigating direcord checks. The defendant claims to have illegally ks revealed the defendant was formally Texas. Prior to Deportation/Exclusion the defendant U.S. Attorney General and/or the Secretary of Homela leing found in the U.S. after previous deportation and Yes X No
Sport Hooken	violation of Title further state that I am a(n) Bor llowing facts: Francisco Rodriguez-Ventura was gent established that the defenda ntered the United States on June Deported/Excluded from the Unite vas instructed not to return to the eccurity. On February 12, 2020, ti entenced to eight (8) months conf ontinued on the attached sheet and a complaint authorized by AUSA Micl ubmitted by reliable electronic me elephonically per Fed. R. Cr. P. 4.1	United States Code, Section(s) der Patrol Agent and that this complaint sencountered by Border Patrol Agents near ant was an undocumented alien and requested 24, 2020, near Hidalgo, Texas. Record check ed States on May 26, 2020, through Laredo, a c United States without permission from the to the defendant was convicted of 8 USC 1326, B finement. made a part of this complaint: thael Mitchell cans, sworn to and attested l, and probable cause found on:	1326 (Felony) is based on the Mission, Texas on June 25, 2020. The investigating direcord checks. The defendant claims to have illegally ks revealed the defendant was formally Texas. Prior to Deportation/Exclusion the defendant U.S. Attorney General and/or the Secretary of Homela leing found in the U.S. after previous deportation and Yes X No ISI William A. Dubols Jr. Signature of Complainant
SCOIL FIZENCE , U.S. Magistrate Judge	violation of Title further state that I am a(n) Bor llowing facts: francisco Rodriguez-Ventura was gent established that the defenda ntered the United States on June Deported/Excluded from the Unite vas instructed not to return to the ecurity. On February 12, 2020, ti entenced to eight (8) months confinentenced to eight (8) months confinentenced on the attached sheet and a complaint authorized by AUSA Miclubulitted by reliable electronic mee- lephonically per Fed. R. Cr. P. 4.1	United States Code, Section(s) der Patrol Agent and that this complaint sencountered by Border Patrol Agents near ant was an undocumented alien and requested 24, 2020, near Hidalgo, Texas. Record check ed States on May 26, 2020, through Laredo, a c United States without permission from the to the defendant was convicted of 8 USC 1326, B finement. made a part of this complaint: thael Mitchell cans, sworn to and attested l, and probable cause found on:	1326 (Felony) is based on the Mission, Texas on June 25, 2020. The investigating direcord checks. The defendant claims to have illegally ks revealed the defendant was formally Texas. Prior to Deportation/Exclusion the defendant U.S. Attorney General and/or the Secretary of Homela leing found in the U.S. after previous deportation and Yes X No ISI William A. Dubols Jr. Signature of Complainant
	further state that I am a(n) Borollowing facts: Francisco Rodriguez-Ventura was agent established that the defenda entered the United States on June Deported/Excluded from the Unite was instructed not to return to the Security. On February 12, 2020, the sentenced to eight (8) months confidentiated on the attached sheet and a Complaint authorized by AUSA Mick Submitted by reliable electronic metelephonically per Fed. R. Cr. P. 4.1	United States Code, Section(s) der Patrol Agent and that this complaint sencountered by Border Patrol Agents near ant was an undocumented alien and requested 24, 2020, near Hidalgo, Texas. Record check ed States on May 26, 2020, through Laredo, a c United States without permission from the to the defendant was convicted of 8 USC 1326, B finement. made a part of this complaint: thael Mitchell cans, sworn to and attested l, and probable cause found on:	1326 (Felony) is based on the Mission, Texas on June 25, 2020. The investigating direcord checks. The defendant claims to have illegally ks revealed the defendant was formally Texas. Prior to Deportation/Exclusion the defendant U.S. Attorney General and/or the Secretary of Homels leing found in the U.S. after previous deportation and Yes X No ISI William A. Dubols Jr. Signature of Complainant